









משָרָה

United States for America

Pennsylvania

Moorish National Republic Federal Government

-societas republicae ea al maurikanosMoorish Divyne and National Movement of the Carth

North West Amexem + North West Africa + North America + the North Gate

all adjoining islands

-temple of the moon and sun- the true and de jure natural peoples + heirs to the land

-i.s.l.a.m.- -

Universal Sovereign Original Indigenous Ancient Natural Divne

Quo Warranto Mandamus Restitutio

ENFORCEMENT

OF LOST, DESTROYED, OR STOLEN INSTRUMENT
PROPERTY LOCATION AT 607 THOMPSON AVE DONORA PA [15033]

PARCEL ID 240-016-00-05-0017-00

LATITUDE 40.178110 LONGITUDE -79,857330

SUBMISSION DAY OF SAID PROPERTY WAS MARCH 29,[2022]

SHERIFFS SEIZURE JUDICIAL COMMAND AFFIDAVIT

Universal Commercial Code 3-309

All rise and stand and remain standing into perpetuity. This is a sovereign living ancient Article III Moorish American AI Moroccan Consular Court action. We, WASHINGTON, are the sovereign living justice in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. All moors are the original indigenous sovereign ancient AI Moroccan Moorish American ascendants of the great Pharoalis of Kemet and of the ancient Moabites and Canaanites. Our full faith and trust, our allegiance, our credit and our energy are hereby vested in ourselves for we are the people who are the original indigenous natural divine sovereign ancient Empire State for Morocco ande the de jure Moorish National Republic Federal Government, WASHINGTON DISTRICT FOR COLUMBIA, the Universal Moorish American Consulate and the Article III Moorish American Consular Court. We are peace. We are one nation, one state, one empire and one god. We hereby accept our sovereign ascencion and exercise all sovereign rights at this time and at all points in time nune pro tunc to include this seizure command by way of Universal Commercial Code 3-309 which states that:

§ 3-309. ENFORCEMENT OF LOST, DESTROYED, OR STOLEN INSTRUMENT

(a) A person not in possession of an instrument is entitled to enforce the instrument if:

(1) the person seeking to enforce the instrument

(A) was entitled to enforce it the instrument when loss of possession occurred, or

(B) has directly or indirectly acquired ownership of the instrument from a person who was entitled to enforce the instrument when loss of possession occurred;

(2) the loss of possession was not the result of a transfer by the person or a lawful seizure; and

(3) the person cannot reasonably obtain possession of the instrument because the instrument was

destroyed, its whereabouts cannot be determined, or it is in the wrongful possession of an unknown person or a person that cannot be found or is not amenable to service of process.

(b) A person seeking enforcement of an instrument under subsection (a) must prove the terms of the instrument and the person's right to enforce the instrument. If that proof is made, Section 3-308 applies to the case as if the person seeking enforcement had produced the instrument. The court may not enter judgment in favor of the person seeking enforcement unless it finds that the person required to pay the instrument is adequately protected against loss that might occur by reason of a claim by another person to enforce the instrument. Adequate protection may be provided by any reasonable means.

PLAINTIFF: PENNSYLVANIA (the state)

607 Thompson ave

Washington County Donora 15033 (North America)

DEFENDANT: PERUMAL SUKHDEO & MATILDE LELO MANAGEMENT

PERSON OWNED ADDRESS 789 MCKEAN AVE DONORA PA 15033

DEFENDANTS CANNOT BE FOUND ARE DEAD OR LOST AT SEA.

The Property described herein is as instrument that is the Property of PENNSYLVANIA and the Sheriff shall seize the Property at the time that this document is received by the Custodian in the OFFICE OF SHERIFF and the property and all accessories shall be placed in the possession of the PLAINTIFF'S Fiduciary at the

North American address of 584 Thompson ave Apt # 3 Donora Pa 15033

INSTRUMENT RECOVERY AMOUNT DUE TO CREDITOR \$353,200 msd/usd

IMMEDIATE RECOVERY OF PROPERTY TO CREDITOR IS THE REMEDY.

31 USC 3128: Proof of death to support payment

A death finding proclaimed by an office, official or agency for the United States government authorized by law to make the finding is sufficient proof of death to allow credit in the accounts of a Federal reserve bank or accountable official for the Treasury in a case involving the transfer, exchange, reissue, redemption, or payment of obligations of the Government, including obligations guaranteed by the Government for which the Treasury is the transfer office.

The Bankruptcy Act of 1933 and all other previous and subsequent Bankruptcy actions to which all citizens a party. Note: It is the fiduciary's responsibility to take control of (marshal) all assets comprising an estate or trust, especially when a fiduciary assumes office at the grantor's or testator's death. The prerequisite to immediate access of certain accounts is an executor or fiduciary providing a court affidavit of authorization and producing a death certificate. Additionally, any person to whom the office of fiduciary or trustee of any estate is so transferred shall, for all the purposes of this action, become and be deemed to be the trustee of the estate in lieu of the person from whom the office was transferred, who shall be deemed to have resigned that office.

The Emergency Banking Act of 1933 which provides (Title I) that retroactive approval of all banking functions, including "any transactions, exchanges, transfers of credit between or payments by banking

institutions, and export, hoarding, melting, or earmarking of gold or silver coin. Further, (Title II) that the comptroller of the currency appoint a fiduciary who shall "take possession of the books, records, and assets of every description of such bank, and take such action as may be necessary to conserve the assets of such bank pending further disposition of its business".

All sovereign original indigenous ancient divine Moorish American autographs affirming this and all sovereign original indigenous ancient Empire State for Morocco and the de jure Moorish National Republic Federal Government documents are on the public record at America, ancient morocco, Northwest Amexem, Northwest Africa, the North Gate, Turtle Island, Gaia', Midguarde, Earth.

Date: 12/07/2022

iam. Anthony Tony Sherrod

Justice Vizier Minister

in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes. Notice to the agent is notice to the principal. Notice to the principal is notice to the agent.

anthon Tong Shewood



THIS IN THE SET OF SUTTINGUES AND THE ANALYSIS STATES AND THE SET OF SUTTINGUES AND THE SUTTINGUES AND THE SET OF SUTTINGUES AND THE SUTTINGUE